1 2	San Francisco, CA 94115	
3	Attorney for Defendant	
5		TECOE AMEDICA
6	UNITED STATES OF AMERICA NORTHERN DISTRICT OF CALIFORNIA	
7	OAKLAND DIVISION	
8		
9	UNITED STATES OF AMERICA,)	No.: CR05-00454 CW
10		110 CICOS 00 13 1 C W
11	Plaintiff,))) STIPULATION TO TRAVEL
12	v.)	TO THE EASTERN DISTRICT
13	FRANCES ALIGANGA,	
14	Defendant.	
15)	
16		
17	GOOD CAUSE APPEARING, it is hereby stipulated between the undersigned parties that	
18	defendant Frances Aliganga be permitted to leave the Cornell Halfway House at 9:00 a.m. on	
19	Thursday, November 24, 2005 and travel to the Eastern District to spend the Thanksgiving	
20	Holiday with her family located at 1040 Evergreen Court, Fairfield, California and to return to the	
21	Cornell Halfway House no later than 9:00 p.m. This request has been approved by pretrial service	
22		
23	officer Steven Sheehan.	
24	SO STIPULATED.	
25		
26	//	

DATED: November 21, 2005 Respectfully submitted, /s/ V.Roy Lefcourt V.ROY LEFCOURT Attorney for Defendant FRANCES ALIGANGA DATED: November 22, 2005 /s/ Douglas Sprague with permission **DOUGLAS SPRAGUE** Assistant United States Attorney PURSUANT TO STIPULATION, IT IS SO ORDERED. 13 DATED: November 23, 2005 HONORABLE WAYNE D. BRAZIL UNITED STATES MAGISTRATE JUDGE